## Exhibit CC

1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN JOSE DIVISION
4	
5	IN RE: HIGH-TECH EMPLOYEE )
6	ANTITRUST LITIGATION )
7	) No. 11-CV-2509-LHK
8	THIS DOCUMENT RELATES TO: )
9	ALL ACTIONS. )
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12	VIDEO DEPOSITION OF PATRICIA MURRAY
13	February 14, 2013
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15	Reported by: Anne Torreano, CSR No. 10520
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- 1 Q. Okay.
- 2 A. Or shall I say several. There were several.
- Q. Okay. Now, as the director and VP of human resources or -- if I use the initials "HR," will you
- 09:32:49 5 know what I mean?

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14

- 6 A. Yes.
- 7 Q. As --

compensation?

Α.

- 8 A. I will stipulate that "HR" means "human resources."
- 09:32:55 10 Q. We lapse into jargon very quickly.
  - 11 As the director and VP of HR, what was your
    12 role with respect to setting or determining

I managed a large compensation and benefits

- 09:33:15 15 group that had responsibility for determining

  16 compensation on a worldwide basis that worked with the

  17 chief administrative officer, the chief operating

  18 officer, the CEO, and the board of directors in order

  19 to determine the appropriate compensation for employees
  - Q. And when you say "on a worldwide basis," does that mean the entire Intel corporate organization worldwide?
  - 24 A. Yes, that does.

on a worldwide basis.

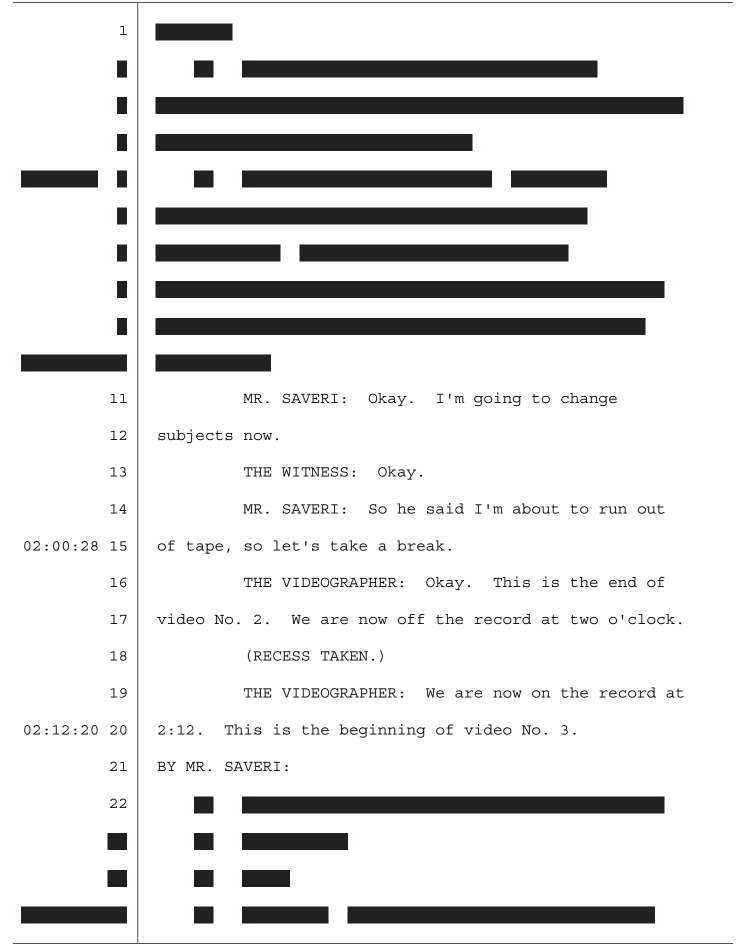
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In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION Deposition of Patricia Murray 1

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION Deposition of Patricia Murray 1

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION Deposition of Patricia Murray 1

- 22 (DEPOSITION EXHIBIT 785 MARKED.)
- 23 BY MR. SAVERI:
  - Q. Do you have -- oh, sorry.
- 02:49:04 25 Do you have Exhibit 785 in front of you?

24

1	Google and Intel, item 4. Just focusing on the on
2	item 5 Google and Intuit, do you have any information
3	regarding that agreement?
4	A. I know nothing about that.
03:46:35 5	Q. Do you have any information regarding an
6	agreement between Lucasfilm and Pixar?
7	A. I do not.
8	Q. Okay. When was the first time you became
9	aware of the existence of the agreements that are
03:47:02 10	identified here?
11	MR. PICKETT: Objection. No foundation.
12	BY MR. SAVERI:
13	Q. When was the first time you learned that the
14	Department of Justice was challenging no-solicitation
03:47:17 15	agreements between companies other than Intel?
16	MR. PICKETT: Asked and answered.
17	THE WITNESS: Yeah, I don't remember. I have
18	no memory of when I first learned about this.
19	MR. SAVERI: Okay. I don't have any further
03:47:28 20	questions.
21	MR. PICKETT: Thank you.
22	THE VIDEOGRAPHER: This is the end of video 3
23	of 3 and concludes today's proceedings. The master
24	videos will be retained by Digital Evidence Group
03:47:39 25	excuse me, retained by Jordan Media.

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

1	We're now off the record, and the time is
2	3:47.
3	(DEPOSITION CONCLUDED AT 3:47 P.M.)
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5	000
6	I certify under penalty of perjury that the foregoing
7	is true and correct.
8	
9	Date
10	PATRICIA MURRAY
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1	REPORTER'S CERTIFICATE
2	I, Anne Torreano, Certified Shorthand Reporter
3	licensed in the State of California, License No. 10520,
4	hereby certify that the deponent was by me first duly
5	sworn, and the foregoing testimony was reported by me
6	and was thereafter transcribed with computer-aided
7	transcription; that the foregoing is a full, complete,
8	and true record of said proceedings.
9	I further certify that I am not of counsel or
10	attorney for either or any of the parties in the
11	foregoing proceeding and caption named or in any way
12	interested in the outcome of the cause in said caption.
13	The dismantling, unsealing, or unbinding of
14	the original transcript will render the reporter's
15	certificates null and void.
16	In witness whereof, I have subscribed my name
17	this 25th day of February, 2013.
18	
19	[ ] Reading and Signing was requested.
20	[ ] Reading and Signing was waived.
21	[X] Reading and Signing was not requested.
22	
23	
24	ANNE M. TORREANO, CSR No. 10520
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